

REL: 07/31/2015

Notice: This opinion is subject to formal revision before publication in the advance sheets of Southern Reporter. Readers are requested to notify the **Reporter of Decisions**, Alabama Appellate Courts, 300 Dexter Avenue, Montgomery, Alabama 36104-3741 ((334) 229-0649), of any typographical or other errors, in order that corrections may be made before the opinion is printed in Southern Reporter.

ALABAMA COURT OF CIVIL APPEALS

SPECIAL TERM, 2015

2121086

Andrew Arthur Duerr

v.

Anne Marie Duerr

**Appeal from Montgomery Circuit Court
(DR-09-768.03)**

After Remand from the Alabama Supreme Court

PITTMAN, Judge.

This court affirmed, without an opinion, those portions of a judgment entered by the Montgomery Circuit Court ("the trial court") ordering Andrew Arthur Duerr ("the father") to

2121086

pay Anne Marie Duerr ("the mother") postminority educational support for the parties' daughter, N.D., and reinstating the father's periodic-alimony obligation. Duerr v. Duerr, [Ms. 2121086, Aug. 8, 2014] ___ So. 3d ___ (Ala. Civ. App. 2014). This court's judgment has been reversed in part, and the cause remanded by the Supreme Court of Alabama. Ex parte Duerr, [Ms. 1140294, June 26, 2015] ___ So. 3d ___ (Ala. 2015). On remand to this court, and in compliance with the supreme court's opinion, the judgment of the trial court is hereby reversed insofar as it awarded the mother postminority educational support for N.D., and the cause is remanded to the trial court for that court to enter a judgment consistent with this opinion.

REVERSED IN PART AND REMANDED WITH INSTRUCTIONS.

Thompson, P.J., and Thomas, Moore, and Donaldson, JJ.,
concur.